28th LEGISLATURE, 2016

To our Licensees:

HB 2422 HD1 was enrolled to the Governor for action on April 6, 2016. Because this bill was presented more than ten days before the May 5th adjournment sine die, the Governor shall have ten days to consider this bill; if the Governor does not sign or return the bill within this ten day period, the bill shall become law as if the Governor had signed it.

HB 293 HD1 SD1 was not moved out of Conference Committee in the 2015 session and technically is still alive. Copies of the proposed measures can be obtained by clicking on the bill number hyperlink.

Bill	Description
Number	
HB2422 HD1	Amends liquor license application and operating procedures to allow publicly-traded companies, or entities ultimately solely owned by a publicly-traded company, to provide information for only those officers designated as primary decision makers regarding the purchase and sale of liquor and clarifies that the requirement of prior approval from a county liquor commission regarding a change in ownership of at least twenty-five percent of a corporation's outstanding capital stock applies only to voting stock. Allows the applicant for a liquor license or renewal, or both the transferor and transferee in the case of a liquor license transfer, to present a tax clearance certificate from the Department of Taxation and the Internal Revenue Service evidencing that the applicant, transferor, and transferee do not owe the State or federal government any delinquent taxes, penalties, or interest. (HB2422 HD1)
HB293 HD1 SD1	Allows those applying for liquor licenses to present a certificate of vendor compliance issued by Hawaii compliance express to establish they do not owe delinquent taxes, penalties, or interest. (SD1)